

JLP

**COUNTY COURT: COUNTY OF WESTCHESTER
STATE OF NEW YORK**

THE PEOPLE OF THE STATE OF NEW YORK

-against-

**INDICTMENT NO.
19-0610**

**ERIC BARNETT
COREY JAMES A/K/A "CURRY"
ANTON MORRISON
DAVID SHELTON AND
MIGUEL TARRANT A/K/A "ZEE" A/K/A "ZELDA"**

Defendants.

COUNT 1

PL 105.10 01 EF NR

THE GRAND JURY OF THE COUNTY OF WESTCHESTER, by this Indictment, accuses the defendants **ERIC BARNETT, COREY JAMES A/K/A "CURRY", ANTON MORRISON, DAVID SHELTON and MIGUEL TARRANT A/K/A "ZEE"** of the crime of CONSPIRACY IN THE FOURTH DEGREE, committed as follows:

The defendants, in Westchester County and elsewhere, from on or about August 24, 2018 to on or about November 3, 2018, with intent that conduct constituting the crimes of criminal sale and possession of a controlled substance in the third degree, these crimes being class "B" felonies, be performed, agreed with each other, and with others, to engage in and cause the performance of such conduct.

THE CONSPIRACY

The defendants had residential, family and social ties to the City of New Rochelle, in the County of Westchester, State of New York. The defendants, and other members and associates, both known and unknown to the Grand Jury, were parties to a conspiratorial agreement to work together to sell cocaine throughout the City of New Rochelle and elsewhere in Westchester County. During the course of and in furtherance of the conspiracy, defendants concealed the existence and purpose of the criminal conspiracy by, among other things, using code words to communicate with each other.

OVERT ACTS

In furtherance of the conspiracy and to effect the objects thereof, from on or about August 24, 2018 to on or about November 3, 2018, the following overt acts, among others, were committed in Westchester County (unless otherwise stated):

1. On or about August 24, 2018, **ANTON MORRISON** and **COREY JAMES A/K/A "CURRY"** posted or caused to be posted, in a private Facebook conversation, texts messages during which they discussed the cost of cocaine, which **MORRISON** told **JAMES** was \$70 per gram.
2. On or about August 28, 2018, **COREY JAMES A/K/A "CURRY"** had a phone conversation with an unknown male informing the male that he had a big piece of cocaine to sell.
3. On or about August 28, 2018, **COREY JAMES A/K/A "CURRY"** had a phone conversation with an unknown male and informed the male that he did not have any dime

bags to sell (\$10 bags of cocaine).

4. On or about August 28, 2018, **COREY JAMES A/K/A "CURRY"** had a phone conversation with an unknown female and informed the female that he had the best "fire" (meaning cocaine) in town (meaning New Rochelle).

5. On or about August 29, 2018, **ANTON MORRISON** posted or caused to be posted, in a private Facebook message conversation, with **COREY JAMES A/K/A "CURRY"**, text messages during which **ANTON MORRISON** informed **COREY JAMES A/K/A "CURRY"** that he only had two left (meaning two grams of cocaine).

6. On or about August 29, 2018, **ANTON MORRISON** and **COREY JAMES A/K/A "CURRY"** posted or caused to be posted, in a private Facebook message conversation, text messages during which **JAMES** informed **MORRISON** that he was at 311 North Avenue in New Rochelle.

7. On or about August 29, 2018, **ANTON MORRISON** met with **COREY JAMES A/K/A "CURRY"** in front of 311 North Avenue at which time **MORRISON** sold **JAMES** cocaine in exchange for United States currency.

8. On or about August 29, 2018, **ANTON MORRISON** informed **COREY JAMES A/K/A "CURRY"** that **JAMES** shorted **MORRISON** by thirty dollars in the narcotics transaction referenced in Overt Act 7.

9. On or about August 29, 2018, **COREY JAMES A/K/A "CURRY"** had a phone conversation with a male during which **JAMES** agreed to sell the male two pieces of cocaine.

10. On or about September 1, 2018, **DAVID SHELTON** offered to "cook" cocaine for **COREY JAMES A/K/A "CURRY"** (meaning to prepare cocaine for **JAMES** to sell).

11. On or about September 1, 2018, **COREY JAMES A/K/A "CURRY"** informed **DAVID SHELTON** that **JAMES** wanted **SHELTON** to cook the cocaine for him and that **JAMES** had everything necessary for **SHELTON** to do so.
12. On or about September 4, 2018, **DAVID SHELTON** sent a text message to **COREY JAMES A/K/A "CURRY"** asking if **JAMES** was available to sell cocaine to a customer.
13. On or about September 4, 2018, **DAVID SHELTON** sent a text message to **COREY JAMES A/K/A "CURRY"** complaining that **JAMES** did not answer him when "there money here" (meaning cocaine customers).
14. On or about September 4, 2018, **DAVID SHELTON** sent a text message to **COREY JAMES A/K/A "CURRY"** informing **JAMES** that he needed six pieces of cocaine.
15. On or about September 4, 2018, **COREY JAMES A/K/A "CURRY"** sent a text message to an unknown male asking who had cocaine, referring to a cocaine supplier.
16. On or about September 4, 2018, **COREY JAMES A/K/A "CURRY"** called an unknown male and asked to buy cocaine.
17. On or about September 5, 2018, **ANTON MORRISON** and **COREY JAMES A/K/A "CURRY"** posted or caused to be posted, in a Facebook private message conversation, text messages during which they made arrangements to meet for the purpose of **MORRISON** resupplying **JAMES** with cocaine.
18. On or about September 5, 2018, **COREY JAMES A/K/A "CURRY"** called a male known to the Grand Jury and asked him for a ride, to meet with **MORRISON**.
19. On or about September 5, 2018, **ANTON MORRISON** and **COREY JAMES A/K/A "CURRY"** met in the area of Warburton Avenue in the City of Yonkers during which time

Anton Morrison resupplied Corey James with cocaine in exchange for United States Currency.

20. On or about September 5, 2018, **COREY JAMES A/K/A "CURRY"** sent a text message to **DAVID SHELTON** that he was "around" (meaning available to sell drugs).

21. On or about September 5, 2018, **DAVID SHELTON** sent a text message to **COREY JAMES A/K/A "CURRY"** asking if **JAMES** needed **SHELTON** to cook the drugs, to which **JAMES** replied "nah".

22. On or about September 5, 2018, **COREY JAMES A/K/A "CURRY"** had a phone conversation with an unknown male during which **JAMES** agreed to sell the male "two tee shirts" (meaning two pieces of cocaine).

23. On or about September 6, 2018, **DAVID SHELTON** sent a text message to **COREY JAMES A/K/A "CURRY"** informing **JAMES** that **SHELTON** needed "2fl" (meaning two pieces of cocaine) and inquiring how long it would take **JAMES** to meet him.

24. On or about September 6, 2018, **COREY JAMES** sent a text message to **DAVID SHELTON** informing **SHELTON** that **JAMES** was two seconds away from meeting with **SHELTON** for the purpose of selling him cocaine.

25. On or about September 6, 2018, **DAVID SHELTON** sent a text message to **COREY JAMES** informing **JAMES** "this is garbage" (referring to the poor quality of the cocaine that **JAMES** sold to **SHELTON**).

26. On or about September 14, 2018, **COREY JAMES A/K/A "CURRY"** sold three pieces of cocaine to an unknown person in exchange for United States Currency.

27. On or about September 30, 2018, **COREY JAMES A/K/A "CURRY"** and **MIGUEL TARRANT** had a text message conversation during which they discussed a cocaine

transaction in which **TARRANT** sold **JAMES** nine grams of cocaine for \$405 dollars, but was shorted \$5 by **JAMES**.

28. On or about September 30, 2018, **COREY JAMES A/K/A "CURRY"** sent a text message to **MIGUEL TARRANT** agreeing to pay **TARRANT** \$50 so that **TARRANT** would introduce **JAMES** to a new cocaine supplier.

29. On or about October 2, 2018, **MIGUEL TARRANT** informed **COREY JAMES A/K/A "CURRY"** over text message that the price of cocaine increased by \$5 per gram, to \$45 per gram.

30. On or about October 2, 2018, **MIGUEL TARRANT** instructed **COREY JAMES A/K/A "CURRY"** to "come over" because the cocaine supplier had arrived.

31. On or about October 2, 2018, **COREY JAMES A/K/A "CURRY"** called a cocaine customer to inform him that **JAMES** was "in front" (meaning that he had arrived to sell the customer cocaine).

32. On or about October 2, 2018, **COREY JAMES A/K/A "CURRY"** sold five pieces of cocaine to a customer in exchange for United States Currency.

33. On or about October 3, 2018, **COREY JAMES A/K/A "CURRY"** called a cocaine customer to inform him that he had "fire" (meaning cocaine), to which the customer instructed **JAMES** to "come see me right now".

34. On or about October 4, 2018, **MIGUEL TARRANT** told **COREY JAMES A/K/A "CURRY"** to come to **TARRANT'S** house and to bring \$450 for his "work" (meaning cocaine) and to bring another \$100, stating "You gonna love me after this".

35. On or about October 4, 2018, **COREY JAMES A/K/A "CURRY"** purchased cocaine from **TARRANT** for the purpose of reselling it.

36. On or about October 4, 2018, **COREY JAMES A/K/A "CURRY"** called **DAVID SHELTON** to ask him to rate the quality of the cocaine which **JAMES** just sold to him.
37. On or about October 4, 2018, **DAVID SHELTON** advised **COREY JAMES A/K/A "CURRY"** that the cocaine that **JAMES** sold to him was an 8 on a scale of 1 to 10.
38. On or about October 4, 2018, a cocaine customer texted **COREY JAMES A/K/A "CURRY"** that **JAMES'S** cocaine was "true fire" (meaning high quality) and that **JAMES** should "keep this".
39. On or about October 5, 2018, **MIGUEL TARRANT** texted **COREY JAMES A/K/A "CURRY"** to inquire as to how the cocaine that **TARRANT** sold to **JAMES** on October 4, 2018 was "working out" for **JAMES**.
40. On or about October 5, 2018, **COREY JAMES A/K/A "CURRY"** informed **MIGUEL TARRANT** that the cocaine that **JAMES** purchased from **TARRANT** on October 4, 2018 was working out "okay".
41. On or about October 5, 2018, **COREY JAMES A/K/A "CURRY"** informed **MIGUEL TARRANT** "that shit gone boy" (meaning that **JAMES** resold all of the cocaine that he purchased from **TARRANT** on October 4, 2018), to which **TARRANT** responded "I told you".
42. On or about October 5, 2018, **COREY JAMES A/K/A "CURRY"** called **MIGUEL TARRANT** and ordered 10 grams of cocaine, for the purpose of reselling it.
43. On or about October 5, 2018, **COREY JAMES A/K/A "CURRY"** met with **MIGUEL TARRANT** to purchase cocaine for the purpose of reselling it.
44. On or about October 5, 2018, **COREY JAMES A/K/A "CURRY"** sold two pieces of cocaine to an individual.

45. On or about October 8, 2018, **MIGUEL TARRANT** called **COREY JAMES A/K/A "CURRY"** and told him to be at **TARRANT'S** house in fifteen minutes, to which **JAMES** agreed.
46. On or about October 8, 2018, **MIGUEL TARRANT** texted **COREY JAMES A/K/A "CURRY"** "You got \$200 for connect" (meaning did **JAMES** have \$200 fee for **TARRANT** to introduce him to a new cocaine supplier).
47. On or about October 8, 2018, **MIGUEL TARRANT** texted **COREY JAMES A/K/A "CURRY"** and told **JAMES** that he would give him \$200 worth of cocaine "next time".
48. On or about October 8, 2018, **COREY JAMES A/K/A "CURRY"** texted **MIGUEL TARRANT** "I need that (meaning cocaine) I'm running low".
49. On or about October 8, 2018, **MIGUEL TARRANT** texted **COREY JAMES A/K/A "CURRY"** and informed **JAMES** that **TARRANT** would call the cocaine supplier.
50. On or about October 8, 2018, **MIGUEL TARRANT** called **COREY JAMES A/K/A "CURRY"** to inform **JAMES** of **TARRANT'S** new telephone number.
51. On or about October 8, 2018, **MIGUEL TARRANT** texted **COREY JAMES A/K/A "CURRY"** to inform **JAMES** that **TARRANT** met with the cocaine supplier and got cocaine.
52. On or about October 8, 2018, **COREY JAMES A/K/A "CURRY"** texted **MIGUEL TARRANT** that he was going inside because it was "hot out" (meaning that there was a law enforcement presence nearby).
53. On or about October 9, 2018, **MIGUEL TARRANT** texted **COREY JAMES A/K/A "CURRY"** to inform **JAMES** that **TARRANT** sold **JAMES'S** cocaine.
54. On or about October 9, 2018, **MIGUEL TARRANT** called **COREY JAMES A/K/A**

"CURRY" to inform **JAMES** that **TARRANT** had a customer who wanted to buy \$100 worth of cocaine.

55. On or about October 9, 2018, **COREY JAMES A/K/A "CURRY"** asked **MIGUEL TARRANT** where **JAMES** should go to meet **TARRANT'S** customer who wanted to buy \$100 worth of cocaine.

56. On or about October 9, 2018, **MIGUEL TARRANT** instructed **COREY JAMES A/K/A "CURRY"** to meet a cocaine customer on Center Street.

57. On or about October 10, 2018, **COREY JAMES A/K/A "CURRY"** called **MIGUEL TARRANT** to order \$675 worth of cocaine from **TARRANT**.

58. On or about October 10, 2018, **COREY JAMES A/K/A "CURRY"** and **MIGUEL TARRANT** had a phone conversation during which they planned to purchase 11 grams of cocaine from their cocaine supplier.

59. On or about October 10, 2018, **COREY JAMES A/K/A "CURRY"** and **MIGUEL TARRANT** had a phone conversation during which **MIGUEL TARRANT** agreed to take four grams out of the 11 grams of cocaine that they planned to purchase from their cocaine supplier.

60. On or about October 10, 2018, **COREY JAMES A/K/A "CURRY"** and **MIGUEL TARRANT** had a phone conversation during which **COREY JAMES** agreed to take seven grams out of the 11 grams of cocaine that they planned to purchase from their cocaine supplier.

61. On or about October 10, 2018, **MIGUEL TARRANT** texted **COREY JAMES A/K/A "CURRY"** that he would give **JAMES** the phone number for a new cocaine supplier if **JAMES** paid **TARRANT** \$100.

62. On or about October 10, 2018, **MIGUEL TARRANT** introduced **COREY JAMES A/K/A "CURRY"** to a new cocaine supplier, **ERIC BARNETT**.
63. On or about October 11, 2018, **COREY JAMES A/K/A "CURRY"** called **ERIC BARNETT** and ordered 10 grams of cocaine from **BARNETT** for the purpose of reselling it.
64. On or about October 14, 2018, **COREY JAMES A/K/A "CURRY"** called **ERIC BARNETT** and ordered 14 grams of cocaine for the price of \$43 per gram.
65. On or about October 14, 2018, **ERIC BARNETT** informed **COREY JAMES A/K/A "CURRY"** that **BARNETT** had to go to his cocaine supplier to fill the order for **JAMES**.
66. On or about October 14, 2018, **COREY JAMES A/K/A "CURRY"** told **ERIC BARNETT** to meet him at 311 North Avenue in New Rochelle.
67. On or about October 15, 2018, **ERIC BARNETT** texted **COREY JAMES A/K/A "CURRY"** that **BARNETT** was cooking the cocaine.
68. On or about October 17, 2018, **COREY JAMES A/K/A "CURRY"** texted **ERIC BARNETT** and ordered five grams of cocaine from **BARNETT** for the purpose of reselling it.
69. On or about October 17, 2018, **ERIC BARNETT** traveled to the vicinity of 309 North Avenue in New Rochelle to sell cocaine to **COREY JAMES A/K/A "CURRY"**.
70. On or about October 17, 2018, **COREY JAMES A/K/A "CURRY"** sold two twists of cocaine to a customer in exchange for United States Currency.
71. On or about October 18, 2018, **COREY JAMES A/K/A "CURRY"** agreed to sell one twist of cocaine to a customer and told the customer that he was about to "reup" (meaning buy cocaine from his supplier).

72. On or about October 18, 2018, **COREY JAMES A/K/A "CURRY"** called **ERIC BARNETT** and ordered seven grams of cocaine for the purpose of reselling it.

73. On or about October 18, 2018, **ERIC BARNETT** informed **COREY JAMES** that he got pulled over by police after they had met on October 17, 2018.

74. On or about October 18, 2018, **ERIC BARNETT** directed **COREY JAMES A/K/A "CURRY"** to meet him at **MIGUEL TARRANT'S** home so that **BARNETT** can sell **JAMES** cocaine.

75. On or about October 18, 2018, **ERIC BARNETT** sold **COREY JAMES A/K/A "CURRY"** a quantity of cocaine in exchange for United States currency.

76. On or about October 18, 2018, **COREY JAMES A/K/A "CURRY"** sold two twists of cocaine to a customer in the City of New Rochelle.

77. On or about October 22, 2018, **MIGUEL TARRANT** called **COREY JAMES A/K/A "CURRY"** to give **JAMES** his new phone number.

78. On or about October 27, 2018, **MIGUEL TARRANT** called **COREY JAMES A/K/A "CURRY"** to tell **JAMES** that he had a customer who needed two pieces of cocaine, to which **JAMES** responded "I'm not coming outside for that".

79. On or about November 3, 2018, **COREY JAMES A/K/A "CURRY"** ordered five grams of cocaine from **ERIC BARNETT**.

80. On or about November 3, 2018, **ERIC BARNETT** told **COREY JAMES A/K/A "CURRY"** to meet him at the home of **MIGUEL TARRANT** to complete the cocaine transaction.

81. On or about November 3, 2018, **ERIC BARNETT** met **COREY JAMES A/K/A "CURRY"** in the City of White Plains and sold him five grams of cocaine in exchange for

United States Currency.

82. On or about November 3, 2018, **COREY JAMES A/K/A "CURRY"** agreed to sell two twists of cocaine to a customer.

COUNT 2

PL 220.39 (01) BF NR

THE GRAND JURY OF THE COUNTY OF WESTCHESTER, by this Indictment, accuses the defendant, **ANTON MORRISON**, of the crime of CRIMINAL SALE OF A CONTROLLED SUBSTANCE IN THE THIRD DEGREE, committed as follows:

The defendant, in the City of New Rochelle, County of Westchester and State of New York, on or about August 29, 2018, did sell a narcotic drug, specifically: cocaine, in exchange for United States Currency.

COUNT 3

PL 220.16 (01) BF NR

THE GRAND JURY OF THE COUNTY OF WESTCHESTER, by this Indictment, accuses the defendant, **ANTON MORRISON**, of the crime of CRIMINAL POSSESSION OF A CONTROLLED SUBSTANCE IN THE THIRD DEGREE, committed as follows:

The defendant, in the City of New Rochelle, County of Westchester and State of New York, on or about August 29, 2018, did knowingly and unlawfully possess a narcotic drug, specifically: cocaine, with intent to sell it.

COUNT 4

PL 220.16 (01) BF NR

THE GRAND JURY OF THE COUNTY OF WESTCHESTER, by this Indictment, accuses the defendant, **COREY JAMES A/K/A "CURRY"**, of the crime of CRIMINAL POSSESSION OF A CONTROLLED SUBSTANCE IN THE THIRD DEGREE, committed as follows:

The defendant, in the City of New Rochelle, County of Westchester and State of New York, on or about August 29, 2018, did knowingly and unlawfully possess a narcotic drug, specifically: cocaine, with intent to sell it.

COUNT 5

PL 220.39 (01) BF YN

THE GRAND JURY OF THE COUNTY OF WESTCHESTER, by this Indictment, accuses the defendant, **ANTON MORRISON**, of the crime of CRIMINAL SALE OF A CONTROLLED SUBSTANCE IN THE THIRD DEGREE, committed as follows:

The defendant, in the City of Yonkers, County of Westchester and State of New York, on or about September 5, 2018, did sell a narcotic drug, specifically: cocaine, in exchange for United States Currency.

COUNT 6

PL 220.16 (01) BF YN

THE GRAND JURY OF THE COUNTY OF WESTCHESTER, by this Indictment, accuses the defendant, **ANTON MORRISON**, of the crime of CRIMINAL POSSESSION OF A CONTROLLED SUBSTANCE IN THE THIRD DEGREE, committed as follows:

The defendant, in the City of Yonkers, County of Westchester and State of New York, on or about September 5, 2018, did knowingly and unlawfully possess a narcotic drug, specifically: cocaine, with intent to sell it.

COUNT 7

PL 220.16 (01) BF YN

THE GRAND JURY OF THE COUNTY OF WESTCHESTER, by this Indictment, accuses the defendant, **COREY JAMES A/K/A "CURRY"**, of the crime of CRIMINAL POSSESSION OF A CONTROLLED SUBSTANCE IN THE THIRD DEGREE, committed as follows:

The defendant, in the City of Yonkers, County of Westchester and State of New York, on or about September 5, 2018, did knowingly and unlawfully possess a narcotic drug, specifically: cocaine, with intent to sell it.

COUNT 8

PL 220.39 (01) BF NR

THE GRAND JURY OF THE COUNTY OF WESTCHESTER, by this Indictment, accuses the defendant, **COREY JAMES A/K/A "CURRY"**, of the crime of CRIMINAL SALE OF A CONTROLLED SUBSTANCE IN THE THIRD DEGREE, committed as follows:

The defendant, in the City of New Rochelle, County of Westchester and State of New York, on or about September 14, 2018, did sell a narcotic drug, specifically: cocaine, in exchange for United States Currency.

COUNT 9

PL 220.16 (01) BF NR

THE GRAND JURY OF THE COUNTY OF WESTCHESTER, by this Indictment, accuses the defendant, **COREY JAMES A/K/A "CURRY"**, of the crime of CRIMINAL POSSESSION OF A CONTROLLED SUBSTANCE IN THE THIRD DEGREE, committed as follows:

The defendant, in the City of New Rochelle, County of Westchester and State of New York, on or about September 14, 2018, did knowingly and unlawfully possess a narcotic drug, specifically: cocaine, with intent to sell it.

COUNT 10

PL 220.39 (01) BF NR

THE GRAND JURY OF THE COUNTY OF WESTCHESTER, by this Indictment, accuses the defendant, **MIGUEL TARRANT**, of the crime of CRIMINAL SALE OF A CONTROLLED SUBSTANCE IN THE THIRD DEGREE, committed as follows:

The defendant, in the City of New Rochelle, County of Westchester and State of New York, on or about October 4, 2018, did sell a narcotic drug, specifically: cocaine, in exchange for United States Currency.

COUNT 11

PL 220.16 (01) BF NR

THE GRAND JURY OF THE COUNTY OF WESTCHESTER, by this Indictment, accuses the defendant, **MIGUEL TARRANT**, of the crime of CRIMINAL POSSESSION OF A CONTROLLED SUBSTANCE IN THE THIRD DEGREE, committed as follows:

The defendant, in the City of New Rochelle, County of Westchester and State of New York, on or about October 4, 2018, did knowingly and unlawfully possess a narcotic drug, specifically: cocaine, with intent to sell it.

COUNT 12

PL 220.16 (01) BF NR

THE GRAND JURY OF THE COUNTY OF WESTCHESTER, by this Indictment, accuses the defendant, **COREY JAMES A/K/A "CURRY"**, of the crime of CRIMINAL POSSESSION OF A CONTROLLED SUBSTANCE IN THE THIRD DEGREE, committed as follows:

The defendant, in the City of New Rochelle, County of Westchester and State of New York, on or about October 4, 2018, did knowingly and unlawfully possess a narcotic drug, specifically: cocaine, with intent to sell it.

COUNT 13

PL 220.39 (01) BF NR

THE GRAND JURY OF THE COUNTY OF WESTCHESTER, by this Indictment, accuses the defendant, **MIGUEL TARRANT**, of the crime of CRIMINAL SALE OF A CONTROLLED SUBSTANCE IN THE THIRD DEGREE, committed as follows:

The defendant, in the City of New Rochelle, County of Westchester and State of New York, on or about October 5, 2018, did sell a narcotic drug, specifically: cocaine, in exchange for United States Currency.

COUNT 14

PL 220.16 (01) BF NR

THE GRAND JURY OF THE COUNTY OF WESTCHESTER, by this Indictment, accuses the defendant, **MIGUEL TARRANT**, of the crime of CRIMINAL POSSESSION OF A CONTROLLED SUBSTANCE IN THE THIRD DEGREE, committed as follows:

The defendant, in the City of New Rochelle, County of Westchester and State of New York, on or about October 5, 2018, did knowingly and unlawfully possess a narcotic drug, specifically: cocaine, with intent to sell it.

COUNT 15

PL 220.16 (01) BF NR

THE GRAND JURY OF THE COUNTY OF WESTCHESTER, by this Indictment, accuses the defendant, **COREY JAMES A/K/A "CURRY"**, of the crime of CRIMINAL POSSESSION OF A CONTROLLED SUBSTANCE IN THE THIRD DEGREE, committed as follows:

The defendant, in the City of New Rochelle, County of Westchester and State of New York, on or about October 5, 2018, did knowingly and unlawfully possess a narcotic drug, specifically: cocaine, with intent to sell it.

COUNT 16

PL 220.39 (01) BF NR

THE GRAND JURY OF THE COUNTY OF WESTCHESTER, by this Indictment, accuses the defendant, **ERIC BARNETT**, of the crime of CRIMINAL SALE OF A CONTROLLED SUBSTANCE IN THE THIRD DEGREE, committed as follows: